FOR THE

United States		DISTRICT		OPA-		C. HOOD District Cour
v.	OF TIMERION		No.	14,182	Criminal	
Franklin	D. Rutherfo	rd				

It Is Adjudged that the defendant has been convicted upon his plea of not guilty, and of the offense of verdict of GUILTY, having violated T. 18, U.S.C., having violated T. 18, U.S.C.,
495, in that he did, forge the name of the registered owner on the request
for payment on a \$25.00, U.S. savings bond, Series E.—Serial Cl, 957,
491,
494 E, issued Sept. 21, 1962 and registered to Mr. Floyd W. 1Davis, 518
South Woodlawn, Okmulgee, Oklahoma, Further the defendant did utter and
publish as true the above described bond knowing that the request for
payment bore a forged endorsement, with intent to defraud the United States,
as charged in Counts 1, 2, 3, 4, 5, 6, 7 of the Indictment.

as charged;
and the court having asked the defendant whether he has anything to say why judgment should not
be pronounced and no sufficient cause to the contrary being shown or appearing to the court

IT Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that ' the defendant is placed on probation on each count for a period of Three (3) Years from this date pursuant to the Youth Correction Act, Title 18, USC Section 5010(a)

be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It Is Further Ordered that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:			LUTHER	BOHAN	ION	
Phillips Breckinridge			United	States	District	Judge.
						Clerk.
Phillips Breckinridge,	Asst. U.S.	Atty.				
A True Copy. Certified this _	16th day	of March (By)			65	5
(Signed) NOBLE C. H	TOOD	(Par TY	uncel	Han	Red Control	

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

MAR 16 1965

Stanley Melvin Brown

14,193 Criminal

NOBLE C. HOOD Clerk, U. S. District Court

On this 16th day March , 19 65 came the attorney for the government and the defendant appeared in person and with counsel; John Chronister

IT IS ADJUDGED that the defendant has been convicted upon his plea of² guilty

of the offense of having violated T. 18, U.S.C. 2314, having violated T. 18, U.S.C. 2314, in that, he did, on or about Oct. 11, 1964, cause to be transported in interstate commerce from Tulsa. Oklahoma to Birmingham, Alabama, the following: (1): A falsely made and forged security, to-wit: a check No. 160, dated Sept. 26, 1964, drawn on the account of the Southern Credit Management Co., in the First National Bank of Birmingham, Ala., payable to Stanley Brown in the amount of \$67.00 and signed Gene Thorne, he then knowing same to have been falsely made and forged. (2): A falsely made and forged security, to-wit: a check No. 164, dated Oct. 3, 1964, drawn on the account of the Southern Credit Management Co., in the First National Bank of Birmingham, Ala., payable to Stanley Brown, in the amount of \$58.00 and signed Gene Thorne, he then knowing same to have been falsely made and forged, as charged in Count One and Two of the Indictbeam falsely made and forged, as charged in Count One and Two of the Indictment.

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

> Count One- Three (3) Years Count Two- Three (3) Years

IT IS ADJUDGED that the sentence imposed in Count Two shall run concurrently with the sentence imposed in Count One.

IT Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. LUTHER BOHANON

United States District Judge.

Approved recommends commitment to:6

Lawrence A. McSoud Lawrence A. McSoud, Asst. U.S. Attorney

A True Copy. Certified this 16th day of March, 1965

NOBLE C. HOOD (Signed)

Deputy Clerk.

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

MAR 16 1965

NOBLE C. HOOD Clerk, U. S. District Court

UNITED STATES OF AMERICA

22.

No.

14,209 Criminal

Stanley Melvin Brown

On this 16th day of March, 19 65came the attorney for the government and the defendant appeared in person, and with counsel; John Chronister

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of having violated T. 18, U.S.C., 2314, in that, he did, on or about Nov. 7, 1964, in the Western Judicial District of Oklahoma, at Oklahoma City. Oklahoma, cause to be transported in interstate commerce from Oklahoma City. Oklahoma to Birmingham, Alabama, the following: a check, No. 173, in the amount of \$20.00 dated October 15, 1964 and a check No. 167, in the amount of \$67.00, dated October 10, 1964, drawn on the First National Bank of Birmingham, Birmingham, Alabama, payable to Stanley Brown, signed Southern Credit Management Company by Gene Thorne; knowing the same to have been falsely made and forged

as charged in counts 1 & 2 of the Information

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that imposition of sentence is suspended and the defendant is placed on probation on each count for a period of Three (3) Years, to begin at the expiration of the mentence imposed in Criminal Case No. 14,193.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:

			A 3			uther Boha United State	non es District Ju	ıdge.
Lawrenge							C	lerk.
		McSoud, Asst	***				10	
		Copy. Certified thi	s 16t1	a day or	March (By)	muiè	Ham	u
(Signed)	NOBLE C. HO	OD	Clerk.	Muriel	Hamra	Deputy C	llerk.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America, Plaintiff,

vs

Barbara Louise Sandoval, Defendant.

FILED

MAR 26 1965

AMENDMENT TO JUDGMENT AND SENTENCE

NOBLE C. HOOD At Tulsa on this 2-11 day of March, 1965, it 1 Clerk, U. S. District Court adjudged that the Judgment and Sentence entered herein on February 23, 1965, against defendant Barbara Louise Sandoval, be and it is modified to commence on the 23rd day of December, 1964, the date she was apprehended.

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

MAR 30 1965

United States of America NOBLE C. HOOD Clerk, U. S. District Court

No. 14, 21) Criminal

Bessie Mae O'Neal

On this day of , 19 65, came the attorney for the government and the defendant appeared in person, and with counsel; Waldo E. Jones, Sr.

It is Adjudged that the defendant has been convicted upon his plea of ' $_{fluilty}$,

of the offense of having violated T. 18, U.S.C., 500, in that he did, on or about December 7, 1964, in the Northern Judicial District of Oklahoma, with intent to decraud, Calsely alter U.S. Postal Money Order No. 2,236, 565,709, issued at Taylor, Louisiana, on December 4, 1964, in the amount of \$17.00, payable to Bessie Johnson, and purchaser, Penn Dillard, Route 1, Box 68, Gibsland, Louisiana, in that she falsely altered the name opposite the words "Pay to" from "Bessie Johnson" to "Bessie Johnson of Neal as charged in the Information and the court having asked the defendant whether he has anything to say why judgment should not

IT Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that ' XXX by the court that imposition of sentence is reserved and the defendant is placed on probation for a period of One (1) Year from this date.

be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

			011777 TOTA
		United	States District Judge.
Phillips Breckinridge			Clerk.
Phillips Breckinridge Phillips Breckinridge, Asst. U.	s. Arty.		
			40
A True Copy. Certified this —30th	day or Mar	h SØ D .	e Hame-
그리스 그는 그렇다는 어떻게 되었다. 그리스	A STATE OF THE STA		Donutu Clerk
(Signed) NOBLE C. HOOD	Clerk.	Muriel Hami	'a